LEXINGTON:-PRINTED BY JOHN BRADFORD, (On Main Street)-PRICE Two Dollars PER ASNUM, PAID IN ADVANCE:

ON CLASSICAL LITERATURE.

PHILOLOGUS, No. II.

Read Homer once, and you can read no more?
For all books elfe appear for mesn, to poors,
Verfe will feem profer but thill perfile to read,
And Homer will be all the books you need.

five improvement of fcience; but upon the natural formation of the buman mind, which, making allowances for the difference of culture, is invariably the fame in all the fons and daughters of Adam. In matters of take, therefore, the world are not liable to be imposed on, as in the intricate mazes of philosophic peculation. That "the universal feeling," is no lefs perspireuous than, that all the cheeking of mankind, is the -nature feeling," is no lefs perspireuous than, that all the cheeking of mankind, is the -nature feeling, is no lefs perspireuous than, that all the cheeking of mankind, is the -nature feeling, is no lefs perspireuous than, that all the cheeking of mankind, is the -nature feeling, is no lefs perspireuous than, that all the cheeking of mankind, is the matter of the public never deceived? Does it never pass a wing judgement on a pectical, or rhetorical composition? To this I answer, it can never be lowe imposed upon. "Fist true a very pattry personnance, when it coincides with the interests and prejudices of a party; or flatters any prevailing vice or folly, and agrees with the interests and prejudices of a party; or flatters any prevailing vice or folly, and agrees with the interests and prejudicing for, as soon as the zeal and enthus the continuous and inclinations of the populace, or of a demagogue whose opinions they respect, may be for some time very latting; for, as soon as the zeal and enthus the sound of the personnance is elecented, or latting; for, as soon as the zeal and enthus the sound of the personnance is elected, or changes of

The Authorite of the Company of the

or twenty lines?—Pecuniary rewards were not the only incliements to genius; —honours, preferments, and above all, the extraordinary veneration in which they were held by their countrymen, were thost powerful flimilents to emulation—fauned the flame of genius—invigorated every exertion—and infpired their panting breaits with an unquenchable third for immortal fame. Far be it from me to depreciate the noble productions of the moderns, or to deprets the aspiring spirit of any American youth whose breat throbs high with a glorious emulation,—whose manly foul indignant burfls from the barriers, and suffues towards the goal with heart elate, and rends, afunder the shakips which the frozenhearted critic would impose. For his encouragement, the book of nature fill lies open, and spreads its ample folio, as replete as ever with the richest flores.—Though a Homer and a Virgil have with unexampled affiduity, employed their lives in the nertical, how many pages fraught in the perula, how many pages fraught in the nertical, how many pages fraught in the nertical. open, and fpreads its ample folio, as replete as ever with the richeft flores.—
Though a Homer and a Virgil have with unexampled affiduity, employed their lives in the perulal, how many pages fraught with golden indruction yet remain untrad!—May we not yet hope for a Homer, to thine forth with fuperior fulendor, from the embowering foreits of Combinia.—We are however indebted to the ancients for the greatest pair of the learning, as well as ficientific knowledge we have at present amongst us. If we have in several branches of learning made considerable improvements, and in many respects, extended the limits of science, do these modern improvements entirely superfede the necessity of our being acquainted with them in their original fate! Had not the classics being a compared to the service of the service o

ted language, and mafeuline beauties of the ancient claffics.

We may further remark, that those among the moderns, who have pursuad the footsleps of the ancients and imitated them the most ciosly, have fuceceded the best & arrived the nearest to perfect on; as Miston, Dryden, Pope, Addition, Swift, Bolingbroke, Shaftehnev, Montefequieu, Bolieuu, Cambray, Voltaire, Roussleau, Cambray, Cambras, Cambras,

names.—But even in this cale, to affert that fuch men were nothing indebted to cassical learning, would be falle and abfind. They converted with the possession of the property of the case of the cas flames. But even in this cafe, to affert in They have heard the wish of France, they

European Intelligence.

France.

France.

The tribunate, in the fetting of Marci 8, the Prefident read a letter from citize. Marci, Secretary of State, which informed the tribunate that the government was about to fend a melinger from the combott of end in that capacity.

"Government, (faid he.) always anxious to unite with you in whatever interest to you their arrangements in circumstances for important as the prefent.

"The campaign is on the point of being opened; this is sufficient to inform you that peace is about to be made, either by the mere shew of war, or by the fuccests, by which it will be crowned. Have no doubt on this subject circumstration of the confeded powers; if the latter, deaf to the voice of busanity and reason, perfait in refusing it, the republic will prove to them that though the is desired on the soft of make war.

"Government have charged me to communicate the arrangements of peace, the knows how to make war.

"Government have charged me to communicate the arrangements which they have made to begin, and carry on the war. It is they who speak, and in the proclamation addressed your will recognize the feature which inspires them." The orator here read the proclamation in these words:

PROCLAMATION Of the Consuls of the Republic to the French

Of the Consult of the Republic to the French.

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They have heard the wish of France, they know the moderation of the principles that guide her; they will fiften to the voice of their interest.

"Were it otherwise, the government, which has not feared to offer and folicit, peace, will reinember that it is for you to command it two must have money, iron and foldiers.

"Let all make haste to pay the tribute which they owe to the common desence; let the young citizens march. It is no longer for the choice of tyrants, that they are going to arm; it is for the guarantee of all that is most dear to them; it is for the honor of France; it is for the facred interests of humanity and liberty. Already have the armies refunded that attitude, the promise and the prefage of victory: at the fight of them; at the fight of the whole mation united in the fame wishes, do not doubt, Frenchmen, that you will have any more enemies on the contest. The frift conful has promised peace; he will go and conquer it at the head of those warrors whom he has more than once led to victory. With them he will know how to find again hose fields fill full of the remembrance, of their exploits; yet in the midt of battle, he will fill invoice.

American Intelligence.

American Intelligence.

New Ferfey.

ELIZABETHTOWN, May 13.

From the N. Y. Mercantile Advertiser.

From the N. 7. Mercantile Advertiter.

We this day continue our felection roun London and Glafgow papers, to the 1st the continue of the continue of the continue of the continue of the thereantile Advertiter. From the fituation of the Elbe, and the confequent increased and the continue of the includes the empire of Germany our accounts are necessarily French.

Many important occurrences, it may important occurrences, it may important occurrences, it may herefore be presumed, are yet unknown ove; and many of the facts which have one to our knowledge, are doubtles increased by mifreprefentation; but they are viven to our readers exactly in the fame tate in which they were received by us. We hinted yetterday, that the most vigorous preparations were making for osening the campaign in Europe: and we his day give ample details of those prevarations. The contending parties feem had to be a continued to the continued of the continued on the part of France. And let slip the logs of war." One of our London paraphish states that 'the measures adopted on the part of France. Are distinguished y that promptitude and energy which the to be expected from a government of concentrated, so powerful, and (it might be rehaps, be added) so popular as that of the confulate. The define of peace, he adds, is however, fill theard in the midst of these immense preparations, it is stated continue to be carried on with the cabinet of Vienna; and the remarkable expession in Buonaparte's answer to the assertion of the chapter was the continued of the continued of the continued on a few propers of continued pane for the affect of the continued on a few parts of the continued on a few parts of the continued of the confused on a few parts of the continued on a few parts of the continued on a few parts of the continued on the part of the continu

Every bope of continental peace bas not yet vanished."

Dijon, the chief town of the department of Cote d'Or, where 60,000 men are to be alfembled under the immediate command of the first conful, is a position excellently chosen for an army of referve. Its situation is centrical, between Savoy and the Rhine; and the troops collected there may be forwarded with equal facility to either of the frontiers on which the Austrians may appear in most considerable forces.

The Viennia Gazette announces that the Ottoman Porte has declared to the house of Austria its intention to conclude a peace with the French republic.

Pennfylvania.

PHILADELPHIA, May 15: ACTS

Passed during the late ession of Congress ending on Monday.

i. An act to establish an unform system of bankruptcy throughout the United States.

of bankruptcy throughout the United States.

2. An act authorizing the Prefident of the United States, a ceffion of the jurificition of the lands to the well of Pennfylvania, commonly called the Weltern releave of Connecticut.

3. An act to notinue in force for a limited time the act entitled an act to preferibe the mode of taking evidence in cases of contested election for members of the house of reprefentatives of the United States, and to compel the attendance of witnesses.

4. An act providing for the second census,

enumeration of the inhabitants of the United States.

An acl fupplementary to the act en-titled an act to provide for the valua-tion of lands and dwelling houses, and for the enumeration of flaves with in the United States.

An act to authorize the fale and conveyance of lands in certain cases by the marthals of the United States, & to confirm former sales.

8 An act to equalize the valuation of

y An act to enlarge the powers of fur-veyors of the revenue.

10 An act to continue in force the ac-ertitled an act laying duties on mills and implements in the manufacture of fuuff.

of fund.

If An Act to continue in force the actinited an act laying an additional daily on falt imported into the United States and for other purposes.

2 An act to retain a further fum on drawbacks for the expenses incident to the allowance of payment thereof, and in lieu of stamp duties on debentures. tures.
An act to lay additional duties on

13 An act to lay additional duties on certain articles imported.
14 An act to divide the territory of the United States North Well of the Ohio into two feparate governments.
15 An act further to fulpend the commercial intercourfe between the United States and France and the dependencies thereof.
(6 An act provides 5 access to the control of the cont

16 An act providing for falvage in cafe

of re-capture.

17 An act for suspending in part the act entitled an act to augment the army of United States, and for other purpofes.
3 An act spplementary to the act en-

An act ipplementary to the act titled an act for suspending in part the act entitled an act to augment the army of the United States, and for

act entitled an act to augment the army of the United States, and for other purposes.

9 An act to continue in force the act entitled an act to authorize the defence of the merchant vessels of the United States against French depre-

dations.
20 An act for regulating public arienals

dations.

20 An act for regulating public arfenals and magazines.

21 An act for the better government of the navy of the United States.

22 An act for continuing in force the act entitled an act to provide for mitigating or remitting the forfeitures, penalties or diffabilities occurring in certain cases therein mentioned.

23 An act to establish a general stamp office at the seat of government.

24 An act to establish a general stamp office at the seat of government.

25 An act to continue in force an act concerning certain silveries and for the regulation and government of the fishermen employed therein, and for other purposes therein mentioned.

26 An act to allow drawbacks on goods exported to New-Orleans, and therein to amend the act for the collection of duties on impost and tomage.

27 An act to provide for the rebuilding the light-house at New-London; for the support of a light-house at Clark's point; and for the erection and support of a light-house at Wigwam point

28 An act to establish the district of Kennebunck and to annex Lyme to New-London, to alter the district of Kennebunck and to annex Lyme to New-London, to alter the district of Kennebunck and to annex Lyme to New-London, to alter the district of New-London, to alter the district of New-London, to alter the district of

An act to ettabilit the diffrict of Kennebunck and to annox Lyme to New-London, to alter the diffrict of Bermuda Hundred and City point, and therein to amend the act entitled an act for regulating the collection of duties on imposts and tonnage.

An act for the relief of John Vaug-

han. act for the relief of Campbell

Smith.

31 An act for the rejiet of Campbell Smith.

31 An act to discharge Robert Sturgeon from his confinement.

32 An act for the relief of James Yard.

33 An act for the relief of the corporation of Rhode-Hand college.

44 An act for the relief of Ithamar Canfield.

55 An act to authorize the allowance of a creditor to William Tazewell.

36 An act directing the payment of a detachment of milita, under the command of major Thomas Johnston, in the year 1794.

mand of major Thomas Johnston, in the year 1794. 7 An act to extend the privilege of franking letters and packages to Mar-tha Washington. 3 An act to make further provision for the children of colonel John Harding, and major Alexander Trueman, de-ceased.

or the enumeration of the inhabitants of the United States.

An act to alter the form of certain oaths and affirmations directed to be taken by the act entitled, an act to retrieve to the ferond cerfus, or the enumeration of the inhabitants of the enumeration of the inhabitants of the states N. W. of the Chio, and providing for his compensation. ay An act for the relief of perfors the prifoned for debt.

An act to extend the privilege of franking to William H. Harrison, a delegate from the territory of the United States N. W. of the Ohio, and providing for his compensation.

At An act to fax the compensations of the pay-matter general and the similarity of the compensation of the officers of the finate and house of reprefentatives.

An act fupplementary to the act entitled an act to eliabilith the compensation of the officers of the fenate and house of reprefentatives.

An act fupplementary to the act entitled an act to eliabilith the compensation of the officers of the function of the compensation of the officers of the compensation of the officers of the compensation of the officers of the compensation of public ministers.

An act faxing the rank and pay of the commanding officer of the corps of marines.

A nact duthorizing certain expenditures and to make certain additional appropriations for the year 1800.

An act authorizing certain expendi-tures and to make certain additional appropriations for the year 1800.

An act making appropriation for the hillitary elabilitation for the year 1800.

An act making appropriation for the havy of the United States for the

navy of the consequence of the year 1800.

O An act to enable the Prefident of the United States to borrow money for the public fervice.

It An act making further provition for the magnetic and becommissation of

the public fervices.

51 An act making further provision for the removal and accommodation of the government of the United States.

52 An act giving further time to the holders of military warrants to register and locate the land.

53 An act to amend the act entitled an act providing for the fale of the lands of the United States. N. W. of the river Ohio, and above the mouth of Kentucky river.

54 An act to authorize the iffuing of certain patents.

55 An act in addition to the act entitled an act regulating the grants of lands, appropriated for military fervices, and for the forciety of the United Breithren, for propagating the golpel among the heathen.

56 An act dipplementary to the act entitled an act to provise for the amicable fettlement of limits with the flate of Georgia, and authoriting the efficiency of the United States of Georgia, and authoriting the efficiency of the United States of Georgia, and authoriting the efficiency of the United States of Georgia, and authoriting the efficiency of the United States of the United States of Georgia, and authoriting the efficiency of the United States of Georgia, and authoriting the efficiency of the United States of Georgia, and authoriting the efficiency of the United States of Georgia, and authoriting the efficiency of the United States of the United States of the United States of Complex of

bolding a treaty or treaties with the Indians.

60 An act for the prefervation of peace with the Indian ribes.

61 An act respecting the mint.

62 An act respecting the mint.

63 An act hipplementary to the act establishing the mint, and regulating the coins of the United States.

63 An act in addition to the act entitled an act to probibit the carrying on the slave trade from the United States, to any foreign place or country.

64 An act to amend an act entitled an act to establish the judicial courts of the United States.

65 An act the supplementary to the act entitled an act to establish the treasury department.

66 An act to continue in force the act entitled an act for the punishment of certaid an act for the punishment of certaid crimes against the United States.

entitled an act for the punishment of certain crimes against the United

States.

7 An ad to alter the times of holding the district court of North-Garolina.

8 An add to extend the privilege of obtaining prices for mentioned the court of the cour

70 An all for reviving and continuing fuits and proceedings in the circuit court of the United States, for the diftrict of Pennfylvania, 71 An all appointing the time and directing the place for the next meeting of congress.

On Tuesday the senate of the United States introduced into the bill in relation to the milliary establishment an amendment dissanding the army; and on Wednesday the house of representatives concurred therein.

The fenate previous to their adjours

ment yesterday afternoon, passed a resolu-tion requesting the president of the Uni-ted States to direct the attorney general to institute a process against William Du-ane, editor of the Aurora.

APPOINTMENTS—NY AUTHORITY.
John Marfhal, efq. of Virginia, fefretary of fate, in the place of Timothy
Firstring, efq. removed.
Samuel Dexter, efq. of Maffachufetts,
ferretary of the department of War, in
the place of John Marfhall, efq. promoted
to the office of flate.
Ifrael Whelen, efq. of Pennfylvania,
purveyor of public fupplies for the United States, in the place of Tench Fraucis, efq. deceafed.
William Henry Harrifon, efq. delegate
to congress from the North-Weitern territory, to be governor of the Indiana territory, the Gibton of Pennfylvania

ritory.

Gen. John Gibson, of Pennsylvania, secretary of the Indiana territory.

Charles Lee now attorney general of the United States, has been appointed to execute the duties of the fecretary of flate, until the prefent vacancy flall be filled.

The house of representatives of the United States adjourned yeslerday to the third Monday in November next, then to meet at the city of Washington, in the diffrict of Columbia.

district of Columbia.

It appears that the emperor of Germany is dangerously ill; and that the Chouans are again in force, and have cut off the communications between Breils and Paris. Yesterday arrived at the Fort, the brig Eliza, from Leghorn. Previous to the Eliza's failing, it was reported that lord Neiton, had catpured a French 80 gun flip, and three other store slips, with 2000 troops on board, going into Malta. The Colloden, 74. commodore Trowbridge, received several shot in her hull, in cutting off the vessels, but no lives lost.

The fiege of Genoa still continued— the Austrians blockading it by land, and the British by sea.

Lexington, June 12.

About the tenth infant, two Indians came into the fettlement on Flinn creek, above Fort Blount, and fole two horfes; they were perfued by fix mentill they came near Tenneflee river, when four of their horfes gave out; the other two followed on to the river, where they discovered the Indians, fired on them, killed one and wounded the other. The purfuers recovered their horfes and returned home. We understand, that through the mediation of capt. Lewis, the difference hetween the Cherokees and Chickafawa (as mentioned in a former paper) is amicably fettled.

(Tennesse Gazette.)

A balf sheet of the Laws of the United States accompanies this paper.

Entertainment for Travellers.

HIE fableriher having opened a houte of outertainmen, tear by triffence of Major Lee, on the road leading from Leeinent of Park fort, hopes by a healy attention to the rocommodation of his cuttomers, to receive a funer of the public patronae. He is provided with good Patture, Hay, Oats and Carn, for hortes—and Travellers may depend upon being jumpiled with good Eliquors, the best of Estables, and Carn for hortes—and Travellers may be the of Estables, and the confortable Redding.

In Pierron.

I. Pierson.
If the Tavern is fituated about half way be seen Lexington and Frankfort.

THEREBY forewarn all persons from trediting my wife Elizabeth, as I will pay no debts of her contracting after this date.

Philip Nagley.

311

of her contracting

June 5th, 1800.

June 5th, 1800.

TAKEN up by the fublicriber, living
in Woodford county, on the Kentucky river,
about one mile below the the mouth of Greer creek,
about one mile below the the mouth of Greer creek,
about one mile below the the mouth of Greer creek
about one mile below the the mouth of Greer creek
about one high about eight or nine sears old,
branded with a horfe fibe on the left ribs, with a
finall blaze in her forchead, appraised to 131, 103.

Edward Trabue.

February 15th, 1800. SLAVES TO SELL.

ON Friday the 27th day of this inft will be offered for fale, a number of VALVALE SLAVES, at Mr. Samuel Homback's mill, in the county of Bourbon—one half the purchase money in Cash, the three half is good Hories, at cash price. The flaves will consist of men, women, boys and girls—an undoubted title will be made, if required, the title will be made, if required, but the world before the fall of the world before the form of the sum of th June 9th, 1800.

AKEN up by the fubfcriber, living on Hafton, at Doudglas's mill, a bay mare, with ablase face, four years old this fyring, no brand, about four feet leven inches high, poffed, and appraised to 9. Joshua Hall.

April 18, 1800.

TRAYED or flolen, from the fubfcriber, livin, in Clarke county, on Stoner, near the roud lead ing from Winehefer to Mount-Sterling, about the middle of October laft, a likely BLACK HORSE about fifteen bands high, four years old this spring neither docked or branded, both hind feet white learn point together more than common, will frietch himself when frieded on the back. Will frietch himself when frieded on the back will fried the himself when frieded on the back. Will provide the second of the frieden of the back will be given to any person who will bring the faid horse to the fubfcriber or give fach information that I shall get him again will be given to have the fubfcriber of the fubf

*It Wm. Haynie. Rd. M. Thomas.

April 7th, 1800.

JACOB STARNS shall a witnesses, on the first day of July nex of Robert Clendinen, in Bourbon con early of Hornback's mill, to take the

gth June, 1800. William Campbell.

9th June, 1800. William Campbell.

JOHN SOMERVILLE,

RESPECTFULLY informs the public, that he has removed to subville, where he has commenced TAVERN-KEPPNG.

In the houfs formed vecupied by Maj. Lewis and place to sold on how the heart of the house of the

rket will afford. Nashville, April 29, 1800.

Marstin Clay-

WASHINGTON COUNTY, fet. June Qua James M'Elroy, con

against
John I vine, defendant,
IN CHANCERY.
THE defendant not having
appearance herein agreeable to
rules of this court; and it appearing
faction of the court that he is not an
this command the matter. tourt-house in Washington county.

A Copy.

Teste,

Jobn Reed C. w. C.

DANVILLE DISTRICT, fa.

Andrew M. Cafilin, complainant,

Andrew M. Calllin, complainant, against Alars Traxall, Harb M. Dermittand Eduard North-croft Goldma, defendant, T. CHA NCERY.

THE defendant Truxall having failed to enter his aperance herein spresoble to law, and the rules of this count, and it appearing to the fatisfaction of the court that he is not an inhabitant of this state; on the motion of the complainant by its countle, it is ordered that he do appear here on the 3d day of the next August term, and answer the complainant bill; and that a copy of this order that he complainant by its ordered that a copy of this order to be fortiered in the Restructs, and answer the Greedische, monther copy and the complainant of the complainant policy and the complainant p

divine fervice. Tefte, Willis Green, C. D. D. C.

DANVILLE DISTRICT, fo.

May term, 1800.

Andrew McGaffin, compleinant,
against
Toba Transil and hugh McDermitt, defeathart,
IN CHANCERY.

THE defendant Truxall having failed
to enter his appearance herein squeesing to
law and the rules of this court, and it appearing to
the fatisfaction of the court that he is not an imbaliant of this flate; on the motion of the goundary

to this flate; on the motion of the complainant by his counted is in.

Teste, Willis Green, C. D. D. C.

TAKEN up by the fubfcriber, living near the head of Cartrights creek, a forrel mare, about twelve hands and an half high, a blaze

NOTICE,
THAT on the 14th of this inft. being Payette court-day, Thomas Sevenigan proved a for rel horse which was put in the firsty-pen, to be the property of the payet of th NOTICE,

JUST RECEIVED FROM PHILADELPHIA & BALTIMORE, 100

TOHN A. SEITZ.

2 MERCHANDIZE,

MERCHANDIZE,
CONSISTING THE ARMA, Glass,
Queen & Corceries; Hard, Glass,
Queen & Change & Contact
Alfo, a contant fupply of
Salt, Castings, Nails, Bar-Iron, &c. &c.
which will be fold cheap for CASH, or fuch Goveray Propute as may occasionally full him.
** Those who have accounts with the late firm
of Stars & LAMAN, yet nielted, are again foli
order for the contact of the cont

Lexington, June 3d, 1800.

FOUR DOLLARS REWARD,

FOUR DOLLARS REWARDS,
FOUR apprehending, bringing bone, or fecuring
1 in gool, a Mulatto Man, named PHIL, former
1 whe property of Mr. Innis Brent, of Lexington,
1 the instead caption one or twice, fine the left homeand has made his elegate—he is luxing adolyin the
1 meghborhood of chip phenomen of the phenomen of

NOTICE TO DEBTORS.

NOTICE TO DEBTORS.

THOSE indebted to the fubfcriber are once more requefted to difcharge their respective accounts. Those who neglect to comply with this notice previous to the 20th of next month, are informed that fuits will be commenced against them without difcrimination.

March 12, 1800.

March 12, 1800.

FOR SALE, FIVE HUNDRED acres of land on the waters of slate, or Lulbulgrud, in Clarke

295 acres near the above.
acres on Green viver, about 16 miles from a court haufe ut 200 acres big Brush creek, Greene county at 400 acres on and near the road from Flar gg, to Frankfort, finear Grays Morfe Mil-rms apply to the subscriber, in Jedlamine country.

April 9th, 1799. Samuel M. Dowell.

STATE OF KENTUCKY, ft.

PARIS DISTRICT, March term, 1800.

John Roberts, complainant,

against Edward Ford, defendant,

In Chancery.

THE defendant not having entered his appear ance herein agreeably to the act of affembly to the act of affembly and it appearing to the

A Copy. Tefle, L. H. Arnold, D. C. B. D. C.

A GREEABLY to a decree of the worth

30th May, 1800.

John Gess adm'r.
Sarab Gess ad'x.
Edm. Bullock.
H. Harrison,
John Headly,
Owin Wing.

KENTUCKY LAWS.

LATELY PUBLISHED, and for fale at the Office of the Kentucky Ga Price 21s.

AN EDITION OF THE

LAWS OF KENTUCKY;
comprehending those of a General Nature, now in for force, and which have been afted on by the Legislature thereof.

in force, and wanter thereof.

Legislature thereof.

TOCKPHEN WITH A TOCKPHEN WITH A A OPPOUR'S INDEX,

And a list of Local and Private Laws.

The Constitution of the United States, which he Amendment, it is a few first property of the All of Separation from Virginia,

The Constitutions of Kentucky.

READY FOR THE PRESS,

THE ADVENTURES AND VOYAGES FRENCH EMIGRANTS,

In the course of the REVOLUTION To Inthe course of the REVOLUTION Translated from the French, By A Low.

This work, throwing a throug light upon forme of the events of the revolution, ferms to us to be imparted, and bears the claracter of treat, togs.

PROPOSALS

THE GENERAL INSTRUCTOR:

OR THE

Office, Duty & Authority,

Upter, Duty & Authority,

JUSTICES OF THE FEACE, SHERIFFS, CORONERS & CONSTABLES,

STATE OF KENTUCKT;

With precedents faited to every cafe that
can possibly arife in either of those offices, under the laws now in force, with
references to the laws out of which
they do arife.

There will be slean it with

they do arife.

There will be given in this work, upwards of 200, Precedents, confiling of Forms of Attechments, Bonds in Special Cales, Bad, Challenger, Charges, Executions, Examinations, Informations, Ingenity, Charles, Records, Recognizances, Subpernas, Warrants, Records, Recognizances, Subpernas, Warrants, Records, Recognizances, Subpernas, Warrants, Rec. together with the Explanation of feveral Writs and Law Terms. To which will be added Maxims & General Bulley, Actions & Remedies

in boards.

II. It will be put to press as soon as 500 copies are subscribed for; and finished within three months thereafter.

III. The price to sub-scribers will be two dollars: one half to

JOHN BRADFORD.

S UBSCRIPTIONS for this paper, at two dollar per annum, paid in advance, will be received JOHN BRADFORD.

BY LAST EVENING'S MAIL.

PHILADELPHIA, May 12.

Captain Steward's Certificate.

Captain Steward's Certificate.

I James Steward's Certificate.

That on the 4th of April, 1800, I arrived at New-London from Jamesica, in the brig Sally; that the Britifi capture the American veffels that afford the flighted pretexts for condemnation, and imprefs American feamen without differimination. I was taken by a French privateer; they took out all my people except a boy and myfell's I was retaken by the Acafto of forty-four guns, a Britifi flip, commanded by Captain Edward Fellows, who came on board the Sally himfelf, ordered my cheft open, and with his own hands took out of it 1250 dollars, and ordered one of his people to take about 200 oranges, (being all I had) for himfelf, and carried them away: the people plundered the cabin and fleerage of other articles—Captain Nathan Allen, of Groton, had all his people impreffed with their protections in their hands, Captain Waterman of New-York, was treated in the fame manner, with many others; and Mr. Savage the American agent at Kingfon, informed me that he had forwarded to the fecretary of of flate, by commodore Truston, an attelited litt of the names of one thoufand, and one American feamen, who had been impreffed by the British in that fingle port. American veffels and cargoes were constantly condemned in that place. One captain and one flupercan feamen, who had been impreffed by the British in that fingle port. American veffels and cargoes were constantly condemned in that place. One captain and one barefrom Bofton, and forged the centinel for hailing his boat in the night. This laft account I had from Captain Caffle, And farther the deponent faith not.

JAMES STEWARD.

Attefled before Chauncey
Burkley, Juffice of the Peace, in prefence of S. Cinfield.

April 26, 1800.

April 26, 1800. This is a true copy of original depositi-NATHANIEL DOAN.

Names of Captains who had their men impressed on board British ships during my stay at Jamaica whose names I re-collect.

collect.
Capts. Stodder, Kempton,
Kennedy, Grofs.
Allyn, Martin,
Thompfon, And the crew of
a brig belonging to Baltimore.
J. STEWARD

TO AN UNFORTUNATE BEAUTY.

By Previn Pinham.

SAY levely maid, with downcan eye;
And cheek; with filent forous pale?

What gives thy heart the longitient digh;
That heaving, tells a mournful tale?

Thy cears, which thus each other chate, Eefpeak a breaft o'erwbelmed with woe:
Thy fighs, a florin that wrecks thy peace,
Which fouls like thine should never know.

Oh! tell me, doth fome favor'd youth Too often bleft, thy beauties flight;
And leave those thrones of love and truth.
That lip, and bosom of delight?

What, though to other namphs he flies, And feigns the fond impallion'd tear; Breaths all the eloquence of fights; That treachrous won thy artless ear.

Let not those nymphs thy anguish move, Let not those nymples thy angula move,
For whom his heart may feem to pine.
That heart shall ne'er be blest by love,
Whose guilt can force a pang from thine.

ANECDOTE.

A man fell from his horfe, and the fall for a few minutes, deprived him of fenfation—On the return of his understanding, he was asked how he fared? Oh, faid he, I begin to come to my fenfes—I congratulate you, faid a wag, for you never bading before.

TIAS just imported from Philadelphia, and op the ed at his store in Lexington, opposite court house, a Langt and GLNERAL ASSORTMENT Dry Goods, Groceries, Hard Ware, Queens, China and Glass Ware, Which he will fell at the most reduced prices for CASH.

ASH... In the above safe-treates, here are the less Sherty, Fort, and Tenestry Marian sherty, Fort, and Tenestry Marian, there are the less Sherty, Fort, and Tenestry Marian, the left of Line ces, Spirit, and Franch Wande, Likewisk Robotin both, Silke and William Allored, Ribbing Boar, and Nalis afforced, Siedels, English & Darth Seventer and Schles, beet Tim in Sox Sheet Copper, and Teb-mill Irons.

BUNAWAY on the 16th inft. from the inhibitriber in Jefferson County; BOB a heggo man, about 23 years old, 5 feet to or 1 it in been to be a bounded on the county of the year of the county of the year of the year. Year of years year of the year of years of the year of years o

May 28th, 1800. James F. Moore:

NOTICE.
BOUT the first of April last I purchased of on

May 23, 18:0. Clark

STATE OF KENTUCKT.

WASHINGTON DISPACE, following to promise and against against graph. Hotel, David Davica from 19/15, ph. 19/15, ph. 2014 Davica from 19/15, ph. 19/15,

ACopy. Tefte, Francis Taylor, C. W. D. G. 16

FOR SALE,

SOHN CLAY,

MERCHANDIZE, MERCHAMDIZE,

IN the house formerly occupied by Mr. Robe,

Barr, opposite Mest. Sanued and George Trot

verts, which he will fell on low terms for Ceft. of

Country Producey, viz. Tobacco, Hemp, and Geo
Clambray fed viewerdat any of the merchant will

in the control of the country of the country of

Ero which he will give our half Cash.

Lexington, December 30, 1399.

WANTED to purchase a few thousand pound of clean, dry and well picked GINSENG-Apply at the flore of

pply at the store of Fobn Fordan jun.

Who has for sale several valuable tracts of LAND
this state—also in the Territory North-Wen o

Lexington, 3d February, 1800

WISH to purchase twenty thousand clean well dryed Merchantable

GINSENG,

William West.

N. BURROWES

N. BURROWES

Respectifully informs his friends and the public in general that he has removed from the brick holder in general that he has removed from the brick holder in the public has a set of the form of the

LANDS TO SELL At a Reasonable Price, viz.

TAKEN up by the fubferiber, living on Raven, creek, Harrifon county, a dark bay Mare, tour years old, fourteenhandsone inch high, locked, and has fome white hairs in her tall and white feet on the off thigh.

Christopher Musalman

January 10th, 1800.

STATE OF KENTUCKY,

and Barrostown Distract, to wit. John Bland's heirs and devifees, complainants, against Edward S. Thomas, and Gerrard Brifese, defendant In Chancery.

HE defendant Gerrard Brifcoe not

A Copy. Teffe.

*9w Ben Grayson, C. C.

THE SUBSCRIBER
WISHES to fell fix or feven likely young NEGRO BOYS and MEN. For terms apply to
him at his farm, four miles from Lexington, on
strode's road.

Thos. Hars jun. 12th May, 1800e

TAKE NOTICE,

HAT JOHN JORDAN JUN. has taken his brother GEORGE. W. GORDAN, in-

ASSORTMENT OF EUROPEAN, EAST and WEST IN GOODS, which they are determined to fell at the most re-ced prices for CASH, or fuch PRODUCE as n

series to CaSH, or full PRODUCTION of the Philadelphia of the Philadelphia of the Philadelphia, on the fit floy next—the therefore bequefit their flow, on the fit floy next—the therefore bequefit the find the flow of the first of the flow of the

A few pieces for fale at a LOW PRICE for CASH—enquire of the Printer here-of.

31ft May, 1800. Nathaniel Shaw.

I HEREBY forewarn all persons from taking an assignment upon two notes, but the contract of th

WAR DYNARMINT, Mitch 12, 1800.
NOTICE IS HERE IT GIVEN,
THAT separate proposits will be received at the office of the scretnry of the beartment of war, until the exchience. a-siter

iawtiojly

TREASURY DEPARTMENT, April 21, 1800.
PUBLIC NOTICE IS HEREBY GIVEN,

N pursuance of the act of congrefs, passed on the first day of March, one thousand eight hundred intitudes "an act in addition to an act, instuded, as act regulating the grants of land appropriated forms littles for the society of the Unitee Brethren, for propagating the Goipel among the

Range.	Township.	Qr. Town.	Range.	Township.	Qr. Town.	Range.	Township.	Qr. Town.
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	5	3	-	7	2		2	2
3	1	,1	8	2	1		7	3
	7	1		2	3		7	4
	7	2		4	3	16	2	4
	8	4		5	1		3	4
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5	3	3	9	I	3		7	4
	7	1		17	4	17	7	4

WINCHESTER'S DIALOGUS ON UNIVERSAL RESTORATION, For Sale at this Office price 3s.

Sec. 42. And be it further enacted, That where it shall ap- Off-fets to pear to the faid commissioners that there hath been mutual cre- be allowed. dit given by the bankrupt, and any other person, or mutual debta between them at any time before fuch perfon became bankrupt, the assignee or assignees of the estate shall state the account between them, and one debt may be fet off against the ather, and what shall appear to be due on either side on the balance of fuch account after fuch fet off, and no more, shall be

claimed or paid on either fide respectively,

Sec. 43. And be it further enacted, That it shall and may be Affignees lawful to and for the assignee or assignees of any bankrupt's ef- may, with tate and effects, under the direction of the commissioners, and the commisby and with the confent of the major part in value of fuch of the Goners, &c. faid bankrupt's creditors, as shall have duly proved their debts agree to a under the commission, and shall be present at any meeting of the comprofaid creditors, to be held in purfuance of due and public notice for mile. that purpose given, to submit any difference or dispute for, on account, of or by reason or means of, any matter, cause or thing whatfoever, relating to fuch bankrupt, or to his or her estate or effects, to the final end and determination of arbitrators to be chosen by the faid commissioners, and the major part in value of fuch creditors as shall be present at fuch meeting as aforesaid, and the party or parties with whom they shall have such difference or dispute, and to perform the award of such arbitrators, or otherwise to compound and agree the matter in difference and dispute as aforefaid, in such manner as the faid assignee or affignees under the direction and with the confent aforesaid, shall think fit and can agree: and the same shall be binding on the feveral creditors of the faid bankrupt, and the faid affignee or affignees are hereby indemnified for what they shall fairly do according to the directions aforesaid.

Sec. 44. And be it further enacted, That the affignees shall estate may be, and hereby are vested with full power to dispose of all the be disposed bankrupt's estate real and personal at public auction or vendue, of atpublic, auction, without being subject to any tax, duty, imposition, or restriction without

any law to the contrary notwithanding.

Sec. 45. And be it further enacted, That if after any commis- &c. fion of bankruptcy, fued forth, the bankrupt happen to die be- what is to be done if fore the commissioners shall have distributed the esfects, or any the bankpart thereof, the commissioners shall, nevertheless, proceed rupt die, to execute the commission, as fully as they might have done if pending the

the party were living.

Sec. 46. And be it further enacted, That where any committee Committee on of bankruptcy shall be delivered to the commissioners, there- grs may dein named, to be executed, it shall and may be lawful for them mand fecubefore they take the oath or affirmation of qualification, to de- rity for the mand and take from the creditor, or creditors profecuting fuch the commitcommission, a bond with one good fecurity, if required in the pe- sion. nalty of one thousand dollars, conditioned for the payment of the costs, charges, and expenses, which shall arise and accrue upon the profecution of the faid commission: Provided always, That the expenses, so as aforesaid to be secured and paid by

the petitioning creditor or creditors, shall be repaid to him 'er them by the commissioners or assignees, out of the first monies ariting from the bankrupt's estate or effects, if so much be received therefrom.

judge to fix commission-

Sec. 47 And be it further enacted, That the district judges, in each district respectively, shall fix a rate of allowance to be made to the commissioners of bankruptcy, as compensation of fation to the fervices to be rendered under the commission, and it shall be lawful for any creditor, by petition to the diffrict judge, to except to any charge contained in the account of the commissioners: And the faid judge, after hearing the commissioners, may in a fummary way decide upon the validity of fuch exception.

Sec. 48. And be it further enacted, That all penalties, given by this act for the benefit of the creditors, shall be recovered by the affignee or affignees by action of debt, and the money fo recovered, the charges of fuit being deducted, shall be distri-

bused towards payment of the creditors.

Sec. 49. And be it further enacted, That if any action shall be brought against any commissioner, or assignee, or other perfon, having authority under the commission, for any thing done provided for or performed by force of this act, the defendant may plead the general issue, and give this act and the special matter in evidence; and in case of a non-suit, discontinuance, or verdict or

judgment for him, he shall recover double costs.

Sec. 50. And be it further enacted, That if any estate real or personal shall descend, revert to, or become vested in any person, after he or she shall be declared a bankrupt, and before he or the shall obtain a certificate, figned by the judge as aforefaid, all fuch estate shall, by virtue of this act, be vested in the faid commissioners, and shall be by them assigned and conveyed to the affignee or affignees in fee fimple, or otherwife, in like manner as above directed, with the estate of the faid bankrupt, at the time of the bankruptcy, and the proceeds thereof

shall be divided among the creditors. Sec. 51. And be it futber enacted, That the faid commissionmithoners to ers shall, once in every year, carefully file in the clerk's office be filed in the of the diffrist court, all the proceedings had in every case before them, and which shall have been finished, including the commissions, examinations, dividends, entries, and other determinations of the faid commissioners, in which office, the final certificate of the faid bankrupt may also be recorded; all which proceedings shall remain of record in the faid office, and certified copies thereof shall be admitted as evidence in all courts. in like manner as the copies of the proceedings of the faid diftrick court are admitted in other cases.

1. Sec. 52. And be it further enacted, That it shall and may be lawful for any creditor of fuch bankrupt, to attend all or any of the examinations of faid brankrupt, and the allowance of the final certificate, if he shall think proper, and then and there to propose interrogatories, tobo put by the judge or commissioners to the faid bankrupt and others, and alfoto produce and examine witnesses and documents before fuch judge or commissioners, re-

how recovered and appropriated.

Penalties

General iffue and double cofts detendants who afted under the commission

Property coming to the bankrupt, before he obtains a certificate, to be vefted in the com missioners.

Proceedings of the comoffice of the clerk of the dittrict, &co.

Creditors may attend the exami pations of the bank rupt and the allowanceof the certifilative to the subject matter before them. And in case either the bankrupt or creditor shall think him or herfelf aggreeved by the determination of the faid judge or commissioners, relative to any material fact, in the commencement or progress of the faid proceedings, or in the allowance of the certificate afore- Trial by jufaid, it shall and may be lawful for either party to petition the faid ry may bejudgeletting forth tuch facts and the determination thereon, with tion to certhe complaint of the party, and a prayer for trial by a jury to tain facts. determine the same, and the faid judge shall, in his discretion, make order thereon, and award a venire facias to the marshal of the ditrict, returnable within hiteen days before him, for the trial of the facts mentioned in the faid petition, notice whereof shall be given to the commissioners and creditors concerned in the fame; at which time the faid trial shall be had, unless, on good cause shewn, the judge shall give farther time, and judgment being entered on the verdict of the jury, shall be final, on the faid facts, and the judge or commissioners shall proceed agreeably thereto.

Sec. 53. And be it further enacted, That the commissioners before the appointment of assignees, and the assignees after to the bankfuch appointment, may from time to time make fuch allowance rupt, pendout of the bankrupt's estate until he shall have obtained his fi- ing the pronal discharge, as in their opinion may be requisite for the ne- ceedings.

ceffary support of the faid bankrupt and his family.

Sec. 54. And be it further enacted, That it shall be lawful for the major part in value of the creditors, before they pro- Creditors ceed to the choice of affignees, to direct in what manner, with may direct whom, and where the monies arifing by, and to be received where the from time to time out of the bankrupt's estate, shall be lodged, money shall be deposited until the fame shall be divided among the creditors, as herein provided; to which direction every fuch affignee and affignees shall conform as often as three hundred dollars shall be re-

Sec. 55. And be it further enacted, That every matter and Majority of thing by this act, required to be done by the commissioners of the commisany bankrupt, shall be valid to all intents and purposes, if act. performed by a majority of them.

Sec. 56. And be it further enacted, That in all cases where The comthe assignees shall protecute any debtor of the bankrupt for any mission shall debt, duty or demand, the commission, or a certified copy there- of the parof, and the affignment of the commissioners of the bankrupt's ty being a of, and the anignment of the commission, bankrupt, estate, shall be conclusive evidence of the issuing the commission, bankrupt, &c. and of the person named therein, being a trader and bankrupt, at the time mentioned therein.

Sec. 57. And be it further enacted, That every person ob- Effect of a taining a discharge from his debts, by certificate as aforesaid, dicharge granted under a commission, of bankruptcy, shall not, on any under a sefuture commission, be entitled to any other certificate than a cond comdischarge of his person only; unless the nett proceeds of the million. estate and effects of fuch perion fo becoming bankrupt a fecond

time, shall be sufficient to pay seventy-five per cent, to his or Claims of her creditors on the amount of their debts respectively.

may be tried byjury.

Sec. 58. And be it further enacted, That any creditor of a person, against whom a commission of bankruptcy shall have been fued forth, and who shall lay his claim before the commissioners appointed in pursuance of this act, may at the same time declare his unwillingness to submit the same to the judgment of the faid commissioners, and his wish that a jury may be impannelled to decide thereon: And in like manner the affignee or affignees of fuch bankrupt may object to the confideration of any particular claim by the commissioners, and require that the fame thould be referred to a jury. In either cafe, fuch objection and request shall be entered on the books of the commissioners, and thereupon an issue thall be made up between the parties, and a jury shall be impannelled, as in other cases, to try the same in the circuit court for the district in which such bankrupt has usually refided. The verdict of such jury shall be fubject to the controul of the court, as in fuits originally inftituted in the faid court, and when rendered, if not fet a fide by the court, shall be certified to the commissioners, and shall ascertain the amount of any fuch claim, and fuch creditor or creditors shall be considered in all respects as having proved their debts under the commission.

aredit.

Sec. 59. And be it further enacted, That the lands and effects Bankrupt's of any person becoming bankrupt may be sold on such credit, offate may and on fuch fecurity, as a major part in value of the creditors may direct: Provided, nothing herein contained shall be allowed fo to operate, as to retard the granting the bankrupt's certificate.

obtain a difcharge.

Sec. 60. And be it further enacted, That if any person be-Creditors or coming bankrupt, shall be in prison, it shall be lawful for any commission- creditor or creditors, at whose suit he or she shall be in execuers may re-lease the tion, to discharge him or her from custody, or if such creditor or creditors shall refuse to do fo, the prisoner may petition the from prison, commissioners to liberate him or her, and thereupon, if, in the and the for- opinion of the commissioners, the conduct of such bankrupt shall tue a new have been fair, to as to entitle him or her in their opinion, to execution if a certificate, when by law fuch certificate might be given, it he does not shall be lawful for them to direct the discharge of such prisoner, and to enter the fame in their books, which being notified to the keeper of the gaol in which fuch prisoner may be confined, shall be a sufficient authority for his or her discharge: Provided, That in either case, such discharge shall be no bar to another execution, if a certificate thall be refused to fuch bankrupt: And provided also, That it shall be no bar to a subsequent imprisonment of fuch bankrupt by order of the commissioners, in conformity with the provisions of this act.

Sec. 61, And be it further enacted, That this act shall not How fur, this act thall repeal or annul, or be construed to repeal or annul the laws affect the in-folvent laws of any state now in force, or which may be hereafter enacted, of the states. for the relief of intolvent debtors, except fo far as the same may respect persons, who are, or may be clearly within the

purview of this act, and whose debts shall amount in the cases specifiedlin thesecond section thereof to the sums therein mentioned. And if any person within the purview of this act shall be imprisoned for the space of three months, for any debt, or upon any contract, unless the creditors of fuch prisoner shall proceed to profecute a commission of bankruptcy against him or her, agreeably to the provisions of this act, such debtor may and shall be entitled to relief, under any fuch laws for the relief of infolvent debtors, this act notwithstanding.

Sec. 62. And be it further enacted, That nothing contained in this law fliall, in any manner affect the right of preference Savingof the to prior fatisfaction of debts due to the United States as fecu-rights of the red or provided by any law heretofore passed, nor shall be coneach state as strued to lessen or impair any right to, or fecurity for, money to their

due to the United States or to any of them.

Sec. 63. And be it further enacted, That nothing contained in this act thall be taken, or construed to invalidate, or impair any lien existing at the date of this act, upon the lands or chat-existing tels of any person who may have become a bankrupt.

Sec. 64. And be it further enacted, That this act shall continue in force during the term of five years, and from thence to the end of the next fession of Congress thereafter, and no longer: Provided, That the expiration of this act shall not prevent the of this act, complete execution of any commission which may have been previously thereto issued.

THEODORE SEDGWICK, Speaker of the House of Representatives. TH: JEFFERSON,

Vice-President of the United States, and President of the Senate.

APPROVED-April 4, 1800. JOHN ADAMS, President of the United States.

CHAPTER XX.

An ACT to discharge Robert Sturgeon from his imprison-

BE it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the keeper of the prison in Lewistown, county of Mifflin, and state of Pennsylvania, be, and he is hereby authorized and directed to release Robert Sturgeon from imprisonment, on a process, in favor of the United States, by virtue of which he is now imprifoned: Provided, He obtains and produces to him the faid keeper, a certificate from the Secretary of the Treasury, that he the faid Robert has affigned and conveyed all his estate, real and personal, in his possession, or to which he is entitled to fome person, or persons, for the use of the United States, under the direction and to the fatisfaction of the fecretary of the Treasury, which certificate shall be sufficient authority for the

keeper of said prison to release said Robert, so far as he is holden, by virtue of said process, in favor of the United States.

And provided also, That the judgment obtained, or to be obtained on said process, shall remain in full force against any entitle the said Robert may hereafter acquire.

THEODORE SEDGWICK,

Speaker of the House of Representatives. TH: JEFFERSON,

Vice-President of the United States, and President of the Senate,

APPROVED—April 5, 1800.

JOHN ADAMS,

President of the United States.

CHAPTER XXI.

An ACT to allow a drawback of duties on goods exported to New-Orleans, and therein to amend the act entituled "An act to regulate the collection of duties on imports and tonnage."

B E. it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That any goods, wares or merchandize, which shall be exported from the United States, after the tenth day of April current, in the manner prescribed by law, to the port of New-Orleans, on the river Mississippi, shall be deemed and taken to be entitled to such drawbacks of duties as would be allowable thereon, when exported to any other foreign port or place, any thing in the act intituled "An act to regulate the collection of duties on imports and tonnage," to the contrary hereof notwithstanding.

THEODORE SEDGWICK,

Speaker of the House of Representatives. TH: JEFFERSON,

Vice-President of the United States, and President of the Senate,

APPROVED—April 5, 1800. JOHN ADAMS,

President of the United States,

CHAPTER XXII.

An ACT to continue in force "An act concerning certain fisheries of the United States, and for the regulation and government of the fishermen employed therein," and for other purposes as therein mentioned.

Sec. 1. B E it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act intituled "An act concerning certain fisheries of the United States, and for the regulation and government of the fishermen employed therein," shall be in force and is hereby continued for the term of ten years, from the